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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/625,798	07/23/2003	Gregory Szewczyk	7358	9021		
75	90 05/25/2005	EXAMINER				
Colgate-Palmo	olive Company	PETRUNCIO	PETRUNCIO, JOHN M			
909 River Road				• • •		
P.O. Box 1343		ART UNIT	PAPER NUMBER			
Piscataway, NJ	08855-1343	1751				
			D. T. L. T. T. D. 06/06/000	D. 177 14 17 77 04/04/0404		

DATE MAILED: 05/25/2005

Please find below and/or attached an Office communication concerning this application or proceeding.



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APPLICATION I		FILING DATE	FIRST NAMED	APPLICANT		ATTORNE	Y DOCKET NO.
10625	798						
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					DATE MAIL	ED:	
			NOTICE OF A	BANDONMENT			
This ap	plication is	abandoned in view	w of				
	Applicant	's failure to timely	file a proper reply to the Of	fice letter mailed on_			·
		A reply (with Certif	icate of Mailing or Transmi	ssion of) was re	eceived on	
			which is after the	expiration of the perio	d for reply (in	cluding a tota	al
	•	extension of time (of month(s)) whic	n expired on		- ·	
		A proposed reply v	vas received on	, but it does no	ot constitute a	a proper reply	under
		37 CFR 1.113 to th (A proper reply un	ne final rejection. Ider 37 CFR 1.113 to a fina	rejection consists or	nly of: (1) a tir	mely filed am	endment
	,	which places the a	ipplication in condition for a	llowance; (2) a timely	v filed Notice	of Appeal (wi	th appeal fee):
	'	or (3) a timely filed	Request for Continued Ex	amination (RCE) in c	ompliance wit	th 37 CFR 1.1	114).
		A reply was receiv	ed on, but	it does not constitute	a proper rep	ly, or a <i>bona</i> .	fide attempt at a
		proper reply, to the	non-final rejection. See 37	CFR 1.85(a) and 1.1	111. (See exp	lanation in the	e last box below).
		No reply has been	received.		•		
Ø	Applicant of three n	's failure to timely nonths from the m	pay the required issue fee alling date of the Notice of	and publication fee, it Allowance (PTOL-85)	f applicable, v).	vithin the stat	utory period
		The issue fee and	publication fee, if applicabl	e, was received on		(with a Certif	icate of Mailing or
		i ransmission date	d), which is	s after the expiration	of the statuto	ry period for a	payment of the
			lication fee) set in the Notice			ce of Publicat	tion Fee Due).
		The submitted fee The issue fee by 3	of \$ is insufficient. 7 CFR 1.18 is \$	A balance of \$	is due.		
	;	37 CFR 1.18(d) is	\$	The publication ree,	n required, b	y	•
	X 1 -	The issue fee and	publication fee, if applicable	e, have not been rece	eived		
	the Notice	e of Allowability (P	file corrrected drawings as TOL-37).	required by, and with	in the three-m	nonth period :	set in,
		Pronoced correcto	d drawings ware reseived a	on frith - C			
	' ليا)	d drawings were received o , which is after the expiration	on of the period for re	ertificate of M ply.	alling or Tran	smission dated
		No corrected draw	ings have been received.				
			_				
	interest, c	or express abandor all the applicants	onment which is signed by	the attorney or agent	of record, the	e assignee of	the entire
					(1''		
لا	under 37	CFR 1.34(a)) upor	onment which is signed by n filing of a continuing appli	an altorney or agent cation.	(acting in a re	epresentative	capacity
			of Patent Appeals and Inter			and because	n ába maria d
ليا	for seekin	g court review of t	he decision has expired an	d there are no allowe	d claims.	_ and Decaus	е тие репоа
		on(s) below:					
l	Petitions to re	evive under 37 CFR 1.13	37(a) or (b), or requests to withdraw	the holding of abandonmen	t under 37 CFR 1	.181, should be p	romptly filed to
	minimize any	negative effects on pate	ent term.				